Case 6:00-cr-06139-CJS-JWF Document 665 Filed 09/16/05 Page 1 of 1 IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

V.

00-CR-6139CJS

ORDER

RICKY BLUE,

Defendant.

In accordance with the procedures set forth in <u>United States</u> v. Crosby, 397 F.3d 103 (2d Cir. 2005), the Court, having obtained the views of counsel for the parties upon defendant's petition for re-sentencing pursuant the Supreme Court's decision in United States v. Booker, 125 S. Ct. 738 (2005), and the United States having opposed the defendant's application; the Court, after a review of the facts and circumstances of this case, and having fully considered the various sentencing factors set forth in 18 U.S.C. § 3553(a), hereby determines that, for the reasons set forth in the attached bench decision transcript, it would not now impose a sentence that is "nontrivially different" from that previously imposed. Because any post-Booker sentencing would not be different than the sentence originally imposed, this Court determines that no re-sentencing is required and denies the defendant's application.

IT IS SO ORDERED.

DATED: Rochester, New York, September 15, 2005

HON. CHARLES J. STRAGUSA

United States District Court Judge